

United States District Court for the Eighth (8th.)  
(inuit)

RECEIVED  
JAN 21 2020  
BY MAIL

Tyenne Hart, to Mr.  
(U.S. District Court, 1972)  
(M.P. 1st. U.S. Rule 23, Federal  
Rules to Civil Procedure)  
(202) 290-1873  
6120 Georgia Ave. N.W.  
#101: U.S. D.C. 120011

Civil  
Action  
No.

and Plaintiff  
Vol. Constitution, (1608) (1775)

and  
The American College Dictionary  
Publisher,

and  
International Criminal Court (1946);  
International Court of Justice (1946);  
International Peace Court (1946);  
(Hague, Germany)  
(U.S. District Court, 1972)

U.S.  
United States to America,

(2)

<sup>U.</sup>  
District of Columbia Board of  
Parole & Pardon  
Civil Service and Attorney  
Supervision Agency  
Attn: 2101 Martin Luther King, Jr.,  
Ave. S.E., N.D.C., 20020  
(See: Rivers v. Six Unknown  
Mexican Agents - (1972))

<sup>U.</sup>  
United States Parole Commission - (1910),  
Attn: within the United States to  
America  
(See: Rivers v. Six Unknown  
Mexican Agents - (1972))

### Complaint

1. Jurisdiction to this Honorable Court is  
grounded to Title 42, Section 1983, U.S.C.,  
Title 28, Section 1330, U.S.C., Title 28, Section  
1331 & 1332, U.S.C., Title 28, Section 1345, U.S.C.,  
and Title 18, Section 3006, U.S.C.

~~Title 28, Section 1331 & 1332, 28 U.S.C. Title 28 Section 1331, 1332~~

2. The amount in controversy exceeds \$75,000.00 Dollars exclusive to interest and costs.
3. I am a citizen of the District of Columbia.
4. I demand a trial by a jury in all the issues involved.

Statement to the Facts to the Court  
Memorandum to Court

1. The Plaintiff perfectly states that in this honorable Court to: Plaintiff: The Fourth (4th) and Eighth (8th) Amendments Right to the U.S. Constitution, 1688 (1788) from the point to the present-day, to the, in the past to July 99, 2019, when, to, first services and Honor inspection Agency, to, illegal white and collection Agency, to, to 2001 Clinton letter King, to, Inc. I.E. U.S.A. 2000, while reporting there in compliance with my life on parole inspection, (see: P-185555) in, which, said Plaintiff, Tyrone Hester, parolee, has been in compliance since 1996 to 2019 present-day without any 1010 parole violations, (see: 1010

J.C. Board to Parole, et al., in the context of the  
 UNLO, UNICE, and UN parole Commission (1999)  
 et al., must be eliminated, eradicated and abolished  
 both, is in violation to said Eighth (8th) memo-  
 rant Rights to the UN Constitution, (1945) (1975)  
 and thus in violation of human rights.

So, therefore, among the prior facts and  
 pending herein, prior Plaintiff call-on, the  
 immediate, urgent, intervention to said International  
 Criminal Court - (1996); ICC - (1996); ICT - (1996);  
 (Hague, Germany) to be applied to said J.C. Board to  
 Parole, et al. and said UN Parole Commission, (1999),  
 et al., as the UN Constitution, (1945) (1975) - legislators,  
 within the United States to America and to be placed  
 into permanent exile, expellment and expulsion from  
 this nation.

Citation to process in forma pauperis,  
 pursuant to Title 28, Section 1915, U.S.C.

Comer now, Tyrone Herbert Plaintiff and  
 respectfully makes the same due, U.S. Title 28 for the  
 Eighth (8th) ~~memorandum~~ Rights Circuit, for leave  
 to process in forma pauperis, pursuant to Title 28,  
 Section 1915, U.S.C. for the following reasons:

1. The Plaintiff respectfully states that  
 because of my poverty, that I am unable to



ple-pm the said criteria for the filing to the  
 tracing complaint and the said plaintiff to be  
 allowed and permitted to proceed in INMA  
properly pursuant to Title 28, Section 1915,  
 et. c.

## Memorandum to Court

- i. re: U.S. Constitution, (1658-1975)
- re: Clinton v. Brown - (1972)
- re: Black's Law Dictionary - (2004)
- re: The American College Dictionary  
 meaning to: trivialize merit papers  
U.S. Constitution
- re: Title 28, Section 1915, et. c., and  
the U.S. Congress to the U.S. to hold the  
Section 1, to the U.S. Constitution, (1658-1975)  
to be interpreted: Title 28, Section 3006 A, et. c.

## Pelito

1. The Plaintiff seeks for immediate prompt urgent  
 elimination, eradication and abolishment of laws  
 pertain to Blumhain Party to make ALL and ALL  
U.S. People Commission, (1959) to ALL and ALL  
 targets against Blacks; people to ALL and ALL  
 African-American, and, in the same level, in the  
 birth, natal, barbaric and inhuman application to

the North per Alti, which said North per Alti, etc.  
being mentioned, in the - U.S. Constitution (1688-1775)  
the North per Alti being in violation to the  
Eighth (8th.) Amendment Right to the U.S.  
Constitution, (1688-1775), (to, to, children to  
islets). The plaintiff seeks five (5) trillion dollars  
from each person to said P.C. Board to provide  
in - the - center - to - the - World, U.S.C. and said  
U.S. State Commission, (1909) 100 years within the  
United States to America as opposed to the United  
States to America.

Alti's suit to Puerto  
Rico to Title 25,  
Section 1915, U.S.C.

I, Tyrone Hunt, the Plaintiff, respectfully  
state that because of my poverty, that I am unable  
to pre-pay the said costs in fees for the filing of the  
foregoing complaint, that I am unable to give  
recourse for the same, that I believe that I am  
entitled to the payment that I am seeking.

entitlement to service

I, Tyrone Hunt, the Plaintiff, respectfully  
state that I have upon this Friday, January 17, 2020  
have sent the foregoing complaint to the U.S.

(b)(1)(7)

District Ct. for the Eighth (8th.) Circuit to  
make service upon the Attys. for the Defendants,  
et al.

Respectfully submitted,

Sl. James H. H. H.  
Phinley, P.O.-Se  
Harris in Kansas, 1972